LOCAL BANKRUPTCY FORM 3015-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	CHAPTER 13			
	CASE NO.			
ORIGINAL PLAN AMENDED PLAN (Indicate 1st, 2nd, 3rd, etc.) Number of Motions to Avoid Liens Number of Motions to Value Collatera				
<u>CHAPTEI</u>	R 13 PLAN			
NOT Debtors must check one box on each line to state following items. If an item is checked as "Not In neither box is checked, the provision will be inef	cluded" or if both b	oxes are checked		
The plan contains nonstandard provisions, s which are not included in the standard plan the U.S. Bankruptcy Court for the Middle E Pennsylvania.	as approved by	☐ Included	□ Not Included	
The plan contains a limit on the amount of a set out in § 2.E, which may result in a partial payment at all to the secured creditor.		☐ Included	□ Not Included	
3 The plan avoids a judicial lien or nonposses nonpurchase-money security interest, set ou	-	☐ Included	☐ Not Included	
YOUR RIGHTS WI READ THIS PLAN CAREFULLY. If you oppo- timely written objection. This plan may be confir further notice or hearing unless a written objection. Notice issued in connection with the filing of the	se any provision of a rmed and become be on is filed before the e plan.	this plan, you minding on you w	ithout	
1. PLAN FUNDING AND LENGTH OF PLA	AN.			
A. Plan Payments From Future Income				
1. To date, the Debtor paid \$ the Trustee to date). Debtor shall pay to the Trust following payments. If applicable, in addition to	stee for the remaining	ng term of the pla	an the	

Start mm/yyyy	End mm/yyyy	Plan Payment	Estimated Conduit Payment	Total Monthly Payment	Total Payment Over Plan Tier
				Total Payments:	
ost-petition monyments.	ortgage payment	s that come due	ments and the pla before the initiation	ion of conduit m	ortgage
	the terms of the		·····		
4. CHI	`	·	under median in not be completed	v	is checked, th
	min	imum of \$	median income mu comply with the	st be paid to allo	
B. Additio	nal Plan Fundiı	ng From Liquid	lation of Assets/0	<u>Other</u>	
(Liq dedı	uidation value is	calculated as th	tion value of this e value of all nor ances and before	n-exempt assets a	
Check o	ne of the followi	ng two lines.			
Check o					
1	No assets will be completed or rep	- "	is line is checked	, the rest of § 1.1	3 need not be
1		roduced.		, the rest of § 1.1	3 need not be

		property known and designated as All sales shall be completed by					
	, 20 If the property does not sell by the date specified, then the disposition of the property shall be as follows:						
	3.	Other payments from any source(s) (describe specifically) shall be paid to the Trustee as follows:					
2.	SECURED (CLAIMS.					
	A. Pre-Conf	firmation Distributions. Check one.					
	None.	. If "None" is checked, the rest of § 2.A new	ed not be completed o	r reproduced.			
	the De	uate protection and conduit payments in the ebtor to the Trustee. The Trustee will disbuim has been filed as soon as practicable after.	irse these payments fo	or which a proof			
		Name of Creditor	Last Four Digits of Account Number	Estimated Monthly Payment			
	paymo	Trustee will not make a partial payment. If ent, or if it is not paid on time and the Trus n a claim in this section, the Debtor's cure cable late charges.	tee is unable to pay tin	mely a payment			
		ortgagee files a notice pursuant to Fed. R. onduit payment to the Trustee will not requi					
		es (Including Claims Secured by Debtor hyments by Debtor. Check one.	's Principal Residenc	ce) and Other			
	None.	. If "None" is checked, the rest of § 2.B ned	ed not be completed o	r reproduced.			
	contra	ents will be made by the Debtor directly to act terms, and without modification of thos entracting parties. All liens survive the planan.	e terms unless otherw	ise agreed to by			

Name of Creditor	Descript	ion of Collateral		st Four Digits of Account Number
C. Arrears (Includin residence). Check	g, but not limited to, clarate one.	aims secured by l	Debtor's prin	<u>cipal</u>
None. If "None	e" is checked, the rest of	§ 2.C need not be	completed or	reproduced.
	all distribute to each cred			
in the allowed p	proof of claim. If post-pe ll be paid in the amount	tition arrears are r stated below. Unle	not itemized in ess otherwise o	an allowed ordered, if
in the allowed p claim, they sha relief from the payments to the	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar	etition arrears are restated below. Unlest as to any collater teral shall cease, a	not itemized in ess otherwise of al listed in this and the claim w	an allowed ordered, if s section, all
in the allowed p claim, they sha relief from the payments to the	proof of claim. If post-pe ll be paid in the amount a automatic stay is granted	etition arrears are restated below. Unlest as to any collater teral shall cease, a	not itemized in ess otherwise of al listed in this and the claim w	an allowed ordered, if s section, all
in the allowed p claim, they sha relief from the payments to the	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar	etition arrears are restated below. Unlest as to any collater teral shall cease, a	not itemized in ess otherwise of al listed in this and the claim w	an allowed ordered, if s section, all will no longer Estimated Total to be
in the allowed p claim, they sha relief from the payments to the be provided for	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar the under § 1322(b)(5) of the Description of	etition arrears are restated below. Unlest as to any collater teral shall cease, and Bankruptcy Cool. Estimated Pre-petition Arrears to	ess otherwise of al listed in this and the claim water. Estimated Postpetition Arrears to	an allowed ordered, if s section, all will no longer Estimated Total to be
in the allowed p claim, they sha relief from the payments to the be provided for	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar the under § 1322(b)(5) of the Description of	etition arrears are restated below. Unlest as to any collater teral shall cease, and Bankruptcy Cool. Estimated Pre-petition Arrears to	ess otherwise of al listed in this and the claim water. Estimated Postpetition Arrears to	an allowed ordered, if s section, all
in the allowed p claim, they sha relief from the payments to the be provided for	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar the under § 1322(b)(5) of the Description of	etition arrears are restated below. Unlest as to any collater teral shall cease, and Bankruptcy Cool. Estimated Pre-petition Arrears to	ess otherwise of al listed in this and the claim water. Estimated Postpetition Arrears to	an allowed ordered, if s section, all will no longer Estimated Total to be
in the allowed p claim, they sha relief from the payments to the be provided for	proof of claim. If post-per ll be paid in the amount of automatic stay is granted the creditor as to that collar the under § 1322(b)(5) of the Description of	etition arrears are restated below. Unlest as to any collater teral shall cease, and Bankruptcy Cool. Estimated Pre-petition Arrears to	ess otherwise of al listed in this and the claim water. Estimated Postpetition Arrears to	an allowed ordered, if s section, all will no longer Estimated Total to be

None. If "None" is checked, the rest of § 2.D need not be completed or reproduced.

- The claims below are secured claims for which a § 506 valuation is not applicable, and can include: (1) claims that were either (a) incurred within 910 days of the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the Debtor, or (b) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value; (2) conduit payments; or (3) secured claims not provided for elsewhere.
 - 1. The allowed secured claims listed below shall be paid in full and their liens retained until completion of payments under the plan.
 - 2. In addition to payment of the allowed secured claim, present value interest pursuant to 11 U.S.C. §1325(a)(5)(B)(ii) will be paid at the rate and in the amount listed below, unless an objection is raised. If an objection is raised, then the court will determine the present value interest rate and amount at the confirmation hearing.
 - 3. Unless otherwise ordered, if the claimant notifies the Trustee that the claim was paid, payments on the claim shall cease.

Name of Creditor	Description of Collateral	Principal Balance of Claim	Interest Rate	Total to be Paid in Plan

E. Secured claims for which a § 506 valuation is applicable. Check one. None. If "None" is checked, the rest of § 2.E need not be completed or reproduced. Claims listed in the subsection are debts secured by property not described in § 2.D of this plan. These claims will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as "\$0.00" or "NO VALUE" in the "Modified Principal Balance" column below will be treated as an unsecured claim. The liens will be avoided or limited through the plan or Debtor will file an adversary action (select method in last column). To the extent not already determined, the amount, extent or validity of the allowed secured claim for each claim listed below will be determined by the court at the confirmation hearing. Unless otherwise ordered, if the claimant

notifies the Trustee that the claim was paid, payments on the claim shall cease.

Name of Creditor	Description Collateral		Interest Rate	Total Payment	Plan or Adversary Action
F. Surrender of	Collateral. Check	one.			
None. <i>If "N</i>	None" is checked,	the rest of § 2.F need	l not be con	npleted or r	eproduced.
the creditor under 11 U §1301 be to	s's claim. The De S.C. §362(a) be the erminated in all re	er to each creditor list btor requests that upon erminated as to the conspects. Any allowed will be treated in Part	on confirmate on confirmate on unsecured	ntion of this ly and that t	plan the stay the stay under
Name of Cree	ditor	Description of	Collateral	to be Surre	endered
G. Lien Avoidand one.	ce. Do not use for	mortgages or for stat	tutory liens	s, such as ta	x liens. Check
None. <i>If "N</i>	None" is checked,	the rest of § 2.G need	l not be con	mpleted or r	eproduced.
purchase m	oney liens of the	he following judicial following creditors properties on sensual liens such	ursuant to §	§ 522(f) (this	

not be used for statutory or consensual liens such as mortgages).

The name of th	e holder of the lien.					
	of the lien. For a judicial urt and docket number.					
A description o	f the liened property.					
The sum of sen The value of an The amount of The amount of	the lien. lien avoided.					
3. PRIORITY A. Adminis	CLAIMS. trative Claims					
	ee's Fees. Percentage fees payale United States Trustee.	ble to the Trustee will	be paid at the rate fixed			
2. Attor	rney's fees. Complete only one o	f the following options	3:			
a	n addition to the retainer of \$	plan. This represents	aid by the Debtor, the the unpaid balance of the $2(c)$; or			
P	per hour, with the terms of the written fee agreed ayment of such lodestar compension approved by	nent between the Debt sation shall require a s	eparate fee application			
3. Other	r. Other administrative claims no Check one of the following two		or 3.A.2 above.			
_	None. If "None" is checked, the rest of § 3.A.3 need not be completed or reproduced.					
	The following administrative of	claims will be paid in	full.			
Na	ame of Creditor	Estimate	d Total Payment			
_						

	Priority Claims (including, but not limited to, Domestic Support Obligations other than those treated in § 3.C below). Check one of the following two lines.				
	None. If "None" is checked, the rest of § 3.B need not be completed or reproduced.				
		ing domestic support obligations, entitled to id in full unless modified under § 9.			
	Name of Creditor	Estimated Total Payment			
	.C. §507(a)(1)(B). Check one of the fo	ū			
	reproduced.	est of § 3.C need not be completed or			
	obligation that has been assigned t paid less than the full amount of the	below are based on a domestic support of or is owed to a governmental unit and will be the claim. This plan provision requires that if 60 months (see 11 U.S.C. §1322(a)(4)).			
	Name of Creditor	Estimated Total Payment			
. UNSEC	CURED CLAIMS				
	ims of Unsecured Nonpriority Cred owing two lines.	itors Specially Classified. Check one of the			
	None. If "None" is checked, the rereproduced.	est of § 4.A need not be completed or			
		ble, the allowed amount of the following ed unsecured debts, will be paid before other,			

unclassified, unsecured claims. The claim shall be paid interest at the rate stated below. If no rate is stated, the interest rate set forth in the proof of claim shall apply.

Name of Creditor	Reason for Special Classification	Estimated Amount of Claim	Interest Rate	Estimated Total Payment

В.	Remaining allowed unsecured claims will receive a pro-rata distribution of funds
	remaining after payment of other classes.

Э.	two lii	nes.
		None. If "None" is checked, the rest of § 5 need not be completed or reproduced.
		The following contracts and leases are assumed (and arrears in the allowed claim to be cured in the plan) or rejected:

Name of Other Party	Description of Contract or Lease	Monthly Payment	Interest Rate	Estimated Arrears	Total Plan Payment	Assume or Reject

6. VESTING OF PROPERTY OF THE ESTATE.

Property of the estate will vest in the Debtor upon

* *
plan confirmation.
entry of discharge.
closing of case.

Check the applicable line:

7. DISCHARGE: (Check one)

- () The debtor will seek a discharge pursuant to § 1328(a).
- () The debtor is not eligible for a discharge because the debtor has previously received a discharge described in § 1328(f).

8. ORDER OF DISTRIBUTION:

If a pre-petition creditor files a secured, priority or specially classified claim after the bar date, the Trustee will treat the claim as allowed, subject to objection by the Debtor.

Payments from the plan will be made by the Trustee in the following order
Level 1:
Level 2:
Level 3:
Level 4:
Level 5:
Level 6:
Level 7:
Level 8:

If the above Levels are filled in, the rest of § 8 need not be completed or reproduced. If the above Levels are not filled-in, then the order of distribution of plan payments will be determined by the Trustee using the following as a guide:

- Level 1: Adequate protection payments.
- Level 2: Debtor's attorney's fees.
- Level 3: Domestic Support Obligations.
- Level 4: Priority claims, pro rata.
- Level 5: Secured claims, pro rata.
- Level 6: Specially classified unsecured claims.
- Level 7: Timely filed general unsecured claims.
- Level 8: Untimely filed general unsecured claims to which the Debtor has not objected.

9. NONSTANDARD PLAN PROVISIONS

Include the additional provisions below or on an attachment. Any nonstandard provision placed elsewhere in the plan is void. (NOTE: The plan and any attachment must be filed a one document, not as a plan and exhibit.)	
Dated:	Attorney for Debtor
	Debtor

By filing this document, the debtor, if not represented by an attorney, or the Attorney for Debtor also certifies that this plan contains no nonstandard provisions other than those set out in § 9.

Joint Debtor